FILED

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

MAY 13 1963

NOBLE C. HOOD Clark, U. S. District Court

UNITED STATES OF AMERICA

vs.

Criminal Case No. 13,926

GEORGE HENRY DOTY

AMENDED JUDGMENT

On this 13th day of May, 1963, it is brought to the attention of the Court that the judgment and sentence imposed in this case as to the defendant George Henry Doty on March 19, 1963, imposed a fine of Five Hundred Dollars (\$500.00) on each of Counts One and Two, whereas it was the intent of the Court that only one fine in the amount of Five Hundred (\$500.00) Dollars be imposed.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that the judgment be amended to read as follows:

"It is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of

Count One - Eighteen (18) Months and a fine in the sum of Five Hundred (\$500.00) Dollars

Count Two - Eighteen (18) Months

It is adjudged that the sentence imposed in Count Two shall run concurrently with the sentence imposed in Count One, and that he is further committed until payment of said fine, or until further discharged as provided by law."

United States District Judge

NEADOUTET TAKE TO TO THE TO	OR THE		
NORTHERN DISTRI	CT OF ORLA	HOMA	FILED
United States of America			To the Manney Manney Manney
Omitou Blutes of America			
v.	No.	3,963 Criminal	MAY 21 1963
PRESTON JAMES CHRISMON)	N Cler	OBLE C. HOOD
On this 21st day of Magovernment and the defendant appeared in personant defendant of his right to could have counsel appointed by the couthat he waived the right to the a	$oldsymbol{ iny}$ and $oldsymbol{ iny}$ and $oldsymbol{ iny}$	out counsel; thusked him whethe	
It Is Adjudged that the defendant has been	convicted upo	n his plea of ² guilty	
		y	
5179(a), 5601(a)(1) and 5601(a)(7 on premises located approximately lawfully possessed a still and difiled to register as required by for distillation on premises othe cording to law,	nine mile stilling a	es eas of Jay, O pparatus, set u	p, which he had
as and the court having asked the defendant whether pronounced, and no sufficient cause to the contra	charged ³ in C er he has anyth ary being show	counts 1 and 2 o ling to say why judgm vn or appearing to th	f the Indictment; ent should not be c Court,
IT Is ADJUDGED that the defendant is guilt			
IT IS ADJUDGED that the defendant is hereby	committed to	the custody of the At	torney General or
his authorized representative for imprisonment f	or a period of		orney denotal of
Count One - Eighteen (18) Mont Count Two - Eighteen (18) Mont	hs hs.		
IT Is ADJUDGED that the sentence impose with the sentence imposed in Coun	ed in Cour	nt Two shall run	concurrently
with the settleffee imposed in Coun	to one.		
It Is Ordered that the Clerk deliver a certific			
States Marshal or other qualified officer and tha APPROVED AS TO FORM:			
/s/ L. K. SMITH	/s/	ALLEN E. BARRO)W tes District Judge.
The Court recommends commitment to:		United Sta	tes District Judge.
Ass't. U. S. Attorney			
A Thurs Comm. Continued this 21st	a c	М ау , 1963	Clerk.
A True Copy. Certified this NOBLE C. HOOD	day of		
(Signed)Clerk	(By)	***************************************	Deputy Clerk.
Cletk			Берасу Ситк.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA)

VS.

Griminal Case No. 13,963

FILED

PRESTON JAMES CHRISMON

MAY 27 1963

ORDER

NOBLE C. HOOD Clerk, U. S. District Con

On this 27th day of May, 1963, it is adjudged that the sentence imposed herein against the defendant, Preston James Chrismon, on the 21st day of May, 1963, be and it is hereby modified as follows:

It is adjudged that the defendant is hereby committed to the dustody of the Attorney General or his authorized representative for imprisonment for a period of

Count One - One (1) Year

Count Two - One (1) Year, concurrent with the sentence in Count One.

United States District Judge

FOR THE	
NORTHERN DISTRICT OF	FILED
United States of America	
v.	No. 13,966 Criminal MAY 21 1963
HENRY JOE STANSILL	NOBLE C. HOOD Clerk, U. S. District Cour
On this 21st day of May , 1963, the defendant appeared in person, and by counsel,	came the attorney for the government and Robert N. Wilde.
It Is Adjudged that the defendant has been convicted t	n = Dett toll
about March 27, 1963, on premises about homa, he unlawfully possessed a still an which he had failed to register as requithree gallons of distilled spirits in co compliance with provisions of the International as that	45 miles northwest of Tulsa, Okla- nd distilling apparatus, set up, ired by law; and had in his possession ontainers not showing evidence of nal Revenue Code of 1954, red' in Counts 1 2 0 2 5 the Table
and the court having asked the defendant whether he has a pronounced, and no sufficient cause to the contrary being	rged' in Counts 1 & 2 of the Indictment anything to say why judgment should not be shown or appearing to the court,
It Is Adjudged that the defendant is guilty as charg	ged and convicted.
It Is Adjudged that' the imposition of sen	itence is hereby suspended and the
defendant is placed on probation on each	
Years.	
It is Further Ordered that during the period of pro as a law-abiding, industrious citizen and observe such cor scribe. Otherwise the defendant may be brought before the	nditions of probation as the Court may pre-
It is Further Ordered that the clerk deliver two cert probation officer of this court, one of which shall be deliver	tified copies of this judgment and order to the cred to the defendant by the probation officer.
APPROVED AS TO FORM:	
/s/ L. K. SMITH Ass't. U. S. Attorney	/s/ ALLEN E. BARROW
Ass't. 0. 5. Attorney	United States District Judge.
<u></u>	Clerk.
A TRUE COPY. Certified this 21st day of	May 63
(Signed) NOBLE C. HOOD (By)	
(Signea)	Denuty Clerk.

/s/ L.

United States District Court

FOR THE

NORTHERN DISTR	CT OF OKLAHOMA FILED
UNITED STATES OF AMERICA	- 1,1660
v.	No. 13,968 Criminal MAY 21 1963
HENRY L. CRITTENDEN	NOBLE C. HOOD Clerk, U. S. District Court
On this 21st day of May ,196 the defendant appeared in person, and without of fendant of his right to counsel and counsel appointed by the court, and he waived the right to the assistance	asked him whether he desired to have the defendant thereupon stated that
It Is Adjudged that the defendant has been convi	cted upon his plea of' guilty
on premises located at 1428 North Boin his possession 110 gallons of distainers thereof not having been stammination of the tax or indicating conchapter 51, Internal Revenue Code of	ston Place, Tulsa, Oklahoma, he had tilled spirits, the immediate conced by a stamp evidencing the determpliance with the provisions of 1954, as amended, charged in the Indictment; has anything to say why judgment should not be
IT Is ADJUDGED that the defendant is guilty as	,
It Is Adjudged that imposition of sen	
defendant is placed on probation for	
this date.	a period of infee (5) fears from
To To Program Common that showing the posited	of muchation the defendant abolt conduct himself
as a law-abiding, industrious citizen and observe su scribe. Otherwise the defendant may be brought before	of probation the defendant shall conduct himself ch conditions of probation as the Court may pre- ore the court for a violation of the court's orders.
IT IS FURTHER ORDERED that the clerk deliver two probation officer of this court, one of which shall be APPROVED AS TO FORM:	o certified copies of this judgment and order to the delivered to the defendant by the probation officer.
s/ L. K. SMITH	/s/ ALLEN E. BARROW
Ass't. U. S. Attorney	United States District Judge.
	Clerk.
A TRUE COPY. Certified this 21st day of	
(Signed) NOBLE C. HOOD Clerk.	(By) Deputy Clerk.
Otorn.	

United States District Court

FOR THE

NORTHERN DIST UNITED STATES OF AMERICA	RICT OF OKLA	HOMA	FILED
	No.	13,969 C rimi	mal MAY 21 1963
MARY LOUISE JONES			NOBLE C. HOOD Clerk, U. S. District Court
On this 21st day of May the defendant appeared in person, and wither counsel, Luther P. Lane, ceed without him.	, 1963 , came hout counsel could not ap	the attorney for the The defendance and that	he government and ant stated that she would pro-

It is Adjudged that the defendant has been convicted upon his plea of guilty

of the offense of having violated Title 18, U.S.C., 371 agreed with others to violate Sections 5604(a)(1), 5205(a)(2)(3) and 5686(a) of Title 26, USC, by transporting, possessing, buying, selling and transferring distilled spirits on which the tax had not been paid, and possessed gallon and half-gallon size glass jars and jugs, used and intended to be used in violating the provisions of Chapter 51, Internal Revenue Code of 1954,

as charged in Count One of the Indictment; and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

It Is Adjudged that the defendant is guilty as charged and convicted.

It Is ADJUDGED that 1 imposition of sentence is hereby suspended and the defendant is placed on probation on Count One for a period of Three (3) Years from this date.

IT IS FURTHER ORDERED that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

Ass't.	U. S.	Attorney		/s/	ALLEN	E.	BARROW		1.00
							United Sta	tes District	Judge.
						******			Clerk.
А Тт	RUE COPY.	Certified this	21	lay of	May		, 19	63	
(Signed)	NOBLE	C. HOOD		(By)					
`			Cle					Deputy	Clerk.

FOR THE

NORTHERN	DISTRICT	OF	OKLAHOMA

UNITED STATES OF AMERICA

LAWRENCE L. MAYNARD

No

FILED

No. 13,969 Criminal MAY 21 1963

NOBLE C. HOOD Clerk, U. S. District Court

On this 21st day of May , 1963, came the attorney for the government and the defendant appeared in person, and without counsel. The defendant stated that his counsel, Luther P. Lane, could not appear and that he would proceed without him.

It Is Adjudged that the defendant has been convicted upon his plea of . guilty

of the offense sof having violated Title 18, U.S.C., 37. In that he conspired with others to violate Secs. 5604(a)(1), 5205(a)(2)(3) and 5686 (a) of Title 26, USC., by transporting, possessing, buying, selling and transferring distilled spirits on which the tax had not been paid, possessed gallon & half-gallon size glass jars and jugs, used & intended to be used in violating the provisions of Ch. 51Internal Rev. Code of 1954, & on premises at 733 E. Mohawk Blvd., Tulsa, Okla., possessed 195 gallons of distilled spirits on which the tax had not been paid,

as charged in Cts. 1 & 3 of the Indictment and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

It Is Adjudged that the defendant is guilty as charged and convicted.

It Is ADJUDGED that imposition of sentence is hereby suspended and the defendant is placed on probation on each of Counts One and Three for a period of Three (3) Years from this date.

IT IS FURTHER ORDERED that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

/s/ L. K. SMITH	/s/ ALLEN	E. BARROW
Ass't. U. S. Attorney		United States District Judge.
		Clerk.
A TRUE COPY. Certified this	21st day of May	, 19 63
(Signed) NOBLE C. HOOD	(By)	
(20)	Clerk.	Deputy Clerk.

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

UNITED STATES OF AMERICA

v.

WILLIE C. REYNOLDS

No. 13,969 Criminal MAY 21 1963

NOBLE C. HOOD Clerk, U. S. District Court

On this 21st day of May , 1963, came the attorney for the government and the defendant appeared in person, and without counsel. The defendant stated that his counsel, Luther P. Lane, could not appear and that he would proceed without him

It is Adjudged that the defendant has been convicted upon his plea of guilty

of the offense of having violated T. 18, U.S.C., 371 in that he conspired with others to violate Sections 5604(a)(1), 5205(a) (2)(3) and 5686(a) of T. 26, USC, by transporting, possessing, buying and selling and transferring distilled spirits on which the tax had not been paid, and possessed gallon and half-gallon size glass jars and jugs, used and intended to be used in violating the provisions of Chapter 51, Internal Revenue Code of 1954,

as charged in Count One of the Indictment; and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

It Is ADJUDGED that the defendant is guilty as charged and convicted.

It is Adjudged that imposition of sentence is hereby suspended and the defendant is placed on probation for a period of Three (3) Years from this date.

IT IS FURTHER ORDERED that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

/s/ L. K. SMITH Ass't. U. S. Attorney		/s/ ALLEN E. BARROW
		United States District Judge.
		Clerk.
A TRUE COPY. Certified this . (Signed) NOBLE C. HOOD.		May , 19 ⁶³
(Bigned) NODELE O. HOOD	Clerk.	Demuty Clerk

	FOR THE	. ·		
NORTI	HERN DISTRIC	C OF OKLAHOMA	FILED	
United States of Americ	CA]			
v.		No. 13,970 C	riminal MAY 21 1963	
WILLIAM P. WHITT	en		NOBLE C. HOOD Clerk, U. S. District Court	
On this 21st day of the defendant appeared in person, ar	May , 1963	; came the attorney :	for the government and unn.	
To To Annual (1)				
It Is Adjudged that the defendant	t has been convict	ed upon his plea of 'gr	uilty	
Sec. 408, in that on or all having established his entunder Title II of the Sociaty Edministration his abive the intent to fraudulent as charged in Counts 1, 2, and the court having asked the defend pronounced, and no sufficient cause to	titlement to lal Security lility to enga ly secure pay , 3 and 4 of asse dant whether he h	a monthly disable a monthly disable act, concealed dage in substantiagment when no pay the Indictment; the Indictment; thered as anything to say why	ility insurance benefitrom the Social Secural gainful activity, yment was authorized,	4 4-
IT IS ADJUDGED that the defenda		· · · · · · · · · · · · · · · · · · ·		
It Is Adjudged that 'imposit	cion of sente	ence is hereby s	uspended and the	
defendant is placed on pro	obation on ea	ach count for a	period of One (1) Yea	r.
	*			
IT IS FURTHER ORDERED that during a law-abiding, industrious citizents acribe. Otherwise the defendant may	and observe such	conditions of probation	n as the Court may pre-	
IT IS FURTHER ORDERED that the corobation officer of this court, one of the APPROVED AS TO FORM:	clerk deliver two which shall be de	certified copies of this july livered to the defendant	udgment and order to the by the probation officer.	
/s/ L. K. SMITH		/s/ ALLEN E. BAR	BOW	
Ass:t. U. S. Attorney		United	ROW States District Judge.	
			Clerk.	
A TRUE COPY. Certified this21	st day of	May	, 19 63	
Signed) NOBLE C. HOOD				
Signed) Nobble C. Roop	Clerk.	y)	Deputy Clerk.	

Clerk.

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA

FILED

v.

JOHN ALAN CHENAULT

No. 13,972 Criminal MAY 21 1963

NOBLE C. HOOD Clerk, U. S. District Court

On this 21st day of May , 19 63, came the attorney for the government and the defendant appeared in person, and without counsel. The defendant was advised as to his right to the assistance of counsel and declined, and having consented in writing to prosecution under the juvenile delinquency act, and have been fully apprised of his rights and of the consequences of such consent,

IT IS ADJUDGED that the defendant has been convicted upon use see of juvenile became a delinquent by violating Title 18, U.S.C., Sections 5031 to 5037, in that On or about January 29, 1963, he was ported in interstate commerce from Tulsa, Oklahoma, to Logan, New Mexico, a stolen 1955 Chevrolet, Serial No. B 55 K 115 739, he then knowing the automobile to have been stolen.

as charged in the IInformation; and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that imposition of sentence is suspended and the defendant is placed on probation for a period of Three (3) Years from this date, on the condition that he continues to go to school and graduates, and that he pursues his Boy Scout work.

It is Further Ordered that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

			Unit	ed States Distric	t Judge
		"		18 12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
					Clerk
A TRUE COPY, Cert	ified this 21st	day of	May	 6 3	

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

UNITED STATES OF AMERICA

υ.

No.

13,951 Criminal MAY 2**1 1963**

JOHN ROBERT COLLINS

NOBLE C. HOOD Clerk, U. S. District Court

On this 22nd day of May , 1963, came the attorney for the government and the defendant appeared in person, and by counsel, Clyde T. Patrick.

It is Adjudged that the defendant has been convicted upon his plea of ' guilty

Section 2314, in that on or about September 19, 1962, at Kansas City, Missouri, he knowingly, with fraudulent intent, transported in interstate commerce from the State of Missouri, to Portland, Oregon, a falsely made, forged and altered security, to-wit, a check for \$84.52 payable to John R. Collins, signed Bekins Moving and Storage Company, knowing it to have been falsely made and altered,

as charged in the Information;

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

It is Adjudged that imposition of sentence is hereby suspended and the defendant is placed on probation for a period of Two (2) Years, to begin at the expiration of the probation period entered in a Criminal case in the United States District Court for the District of Montana.

It is Further Ordered that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

	Clerk
A True Copy. Certified this 22 day of May 19 63	